



# महाराष्ट्र शासन राजपत्र

## असाधारण भाग चार-अ

वर्ष १, अंक ५०]

मंगळवार, जुलै ७, २०१५/आषाढ १६, शके १९३७

[पृष्ठे २, किंमत : रुपये १५.००

असाधारण क्रमांक १०४

### प्राधिकृत प्रकाशन

महाराष्ट्र शासनाने केंद्रीय अधिनियमांच्ये तयार केलेले  
(भाग एक, एक-अ आणि एक-ल यांमध्ये प्रसिद्ध केलेले नियम व आदेश यांव्यतिरिक्त) नियम व आदेश.

### LAW AND JUDICIARY DEPARTMENT

Madam Kama Marg, Hutatma Rajguru Chowk, Mantralaya,  
Mumbai 400 032, dated the 26th June 2015.

### NOTIFICATION

#### SPECIAL SCHEME OF AD- HOC FAST TRACK COURTS.

No. FTC.1415/C.R.-64/IX.—In exercise of the powers conferred by Article 233 of the Constitution of India, read with the “Special Scheme for Elimination of Arrears Rules, 2001” and pursuant to the continuation of the “Special Scheme” of Ad-hoc Fast Track Courts for a further period of 5 years with effect from 1 April 2011, the Government of Maharashtra, in consultation with the High Court of Judicature at Bombay, hereby appoint the following Judicial Officer, as Ad-hoc District Judge under the scheme of Fast Track Court :—

Sr.No.	Name of Judicial Officer
(1)	(2)
1	Shri Babarao Dnyanoba Shelke Judge, Labour Court, Ahmednagar

2. By virtue of the appointments so made, no right is conferred on the aforesaid Judicial Officer in service for claiming any regular promotion, on the basis of appointments made on Ad-hoc basis under this Scheme.

3. Notwithstanding anything contained in the Maharashtra Judicial Service Rules, 2008, the appointment is made on *Ad-hoc* and purely temporary basis for implementation of the Scheme, shall be governed by the provisions of the Special Scheme for Elimination of Arrears Rules, 2001.

4. The appointment of the Judicial Officer made on *Ad-hoc* basis shall automatically stand terminated on discontinuation of the scheme by the State Government.

5. The Judicial Officer appointed as *Ad-hoc* District Judge shall draw initial pay and allowances as admissible to an officer in the cadre of District Judge (Entry Level).

6. Judicial Officer, appointed as *Ad-hoc* District Judges under the “Scheme of Elimination of Arrears Rules, 2001” shall decide not less than 14 or any other number of cases as may be directed by the Hon’ble High Court in a month. In the event, the rate of disposal of any of the Judicial Officers or his performance is found to be not satisfactory, then such Judicial Officer shall be reverted to his original post. In case of retired Judicial Officers appointed as *Ad-hoc* District Judges, their services shall be liable to be terminated by the High Court without assigning any reason.

By order and in the name of the Governor of Maharashtra,

N. P. DHOTE,  
Legal Advisor-cum-Joint Secretary.